## CARLSMITH BALL LLP

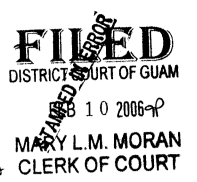
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Attorneys for Defendant Japan Airlines International Co., Ltd. FILED

DISTRICT COURT OF GUAM

FEB 16 2006

MARY L.M. MORAN CLERK OF COURT



## IN THE DISTRICT COURT OF GUAM

ROBERTO J. DEL ROSARIO and MELANIE DEL ROSARIO,

Plaintiffs,

VS.

JAPAN AIRLINES INTERNATIONAL CO., LTD.,

Defendant.

CIVIL CASE NO. CIV04-00028

DEFENDANT JAPAN AIRLINES INTERNATIONAL CO., LTD.'S FEDERAL RULE OF CIVIL PROCEDURE 26(A)(3) PRETRIAL DISCLOSURES; DECLARATION OF SERVICE

Defendant JAPAN AIRLINES INTERNATIONAL CO., LTD. makes the following disclosure pursuant to Federal Rule of Civil Procedure 26(a)(3):

## A. Witnesses

- 1. Defendant Expects to Call the Following Witnesses:
  - John Henrickson, M.D.
     Queens Physicians Office Building II
     1329 Lusitana Street, Suite 301
     Honolulu, Hawaii 96813
     (808) 536-5218





- b. Rumi Fujiwara
   Japan Airlines International Co., Ltd.
   c/o Carlsmith Ball LLP
   Bank of Hawaii Bldg., Suite 401
   134 West Soledad Avenue, P.O. Box BF
   Hagåtña, Guam 96932-5027
- c. Reiko Asatani
   Japan Airlines International Co., Ltd.
   c/o Carlsmith Ball LLP
   Bank of Hawaii Bldg., Suite 401
   134 West Soledad Avenue, P.O. Box BF
   Hagåtña, Guam 96932-5027
- 2. Witnesses Defendant May Call if the Need Arises:
  - Emergency Room Physician
     Guam Memorial Hospital
     Tamuning, Guam
  - b. All witnesses deposed by any party.
  - c. Witnesses listed by Plaintiff.
  - d. Witnesses identified during the course of further discovery.
  - e. Witnesses necessary to authenticate or to provide foundation for documents.
  - f. Any necessary rebuttal witnesses.
- B. Witnesses Whose Testimony is Expected to be Presented via Deposition: None.
- C. Documents and Exhibits
  - 1. Documents and Exhibits Expected to Be Presented:
    - a. Cabin Attendant Forms
    - b. Service Irregularity Message
    - c. Passenger Illness Injury Report
    - d. Photographs of galley equipment
    - e. Incident Reports
    - f. Expert Reports

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- 2. Documents and Exhibits that Defendant May Offer if the Need Arises:
  - a. Emergency Room Record.
  - b. Documents and Exhibits listed by Plaintiff.
  - c. Documents and Exhibits identified during the course of further discovery.
  - d. Documents and Exhibits for the purpose of rebuttal.
  - e. Documents and Exhibits produced by Plaintiff, including medical records examined by experts.

DATED: Hagåtña, Guam, February 10, 2006.

CARLSMITH BALL LLP

DAVID LEDGER

ELYZE McDONALD

Attorneys for Defendant

Japan Airlines International Co., Ltd.

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## **DECLARATION OF SERVICE**

I, David Ledger, hereby declare under penalty of perjury of the laws of the United States, that on the 16th day of February 2006, I will cause to be served, via hand delivery, a true and correct copy of DEFENDANT JAPAN AIRLINES INTERNATIONAL CO., LTD.'S FEDERAL RULE OF CIVIL PROCEDURE 26(A)(3) PRETRIAL DISCLOSURES upon Plaintiffs Counsel of record as follows:

William L. Gavras, Esq. Law Offices of Gorman & Gavras, P.C. 2<sup>nd</sup> Floor, J&R Building 208 Route 4 Hagåtña, Guam 96910

Executed this 16th day of February 2006 at Hagåtña, Guam.

DAVID LEDGER

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